## **Remarks**

Claims 1-9 and 11 are pending in the application. These claims are rejected for non-statutory double patenting. No other rejections are made.

The Office Action states that claims 1-9 and 13 stand rejected under the judicially created doctrine of obviousness-type double patenting with regard to Milliken-owned US Patent Nos. 6,599,971 and 6,559,211.

Terminal disclaimers are enclosed for each cited reference. Applicants note that the present application and the cited patents have at all times been commonly owned by the same entity, and thus, this rejection is now moot, and should be withdrawn. In the event that additional time is required to have the papers submitted herewith for the above referenced application to be considered timely, Applicant hereby petitions for any additional time required to make these papers timely and authorization is hereby granted to withdraw any additional fees necessary for this additional time from our Deposit Account No. 04-0500.

Respectfully submitted,

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